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provisions of 28 U.S.C. § 1334 and the referenced order of the United States District Court for
the Northern District of California.

- 2. This adversary proceeding relates to the Chapter 7 case of Michael E. Stone, Chapter 7 bankruptcy Case No. 18-50095-MEH, filed by Defendant on or about January 16, 2018, the United States Bankruptcy Court for the Northern District of California. The case is now pending in this same court.
- 3. As to the actions filed under 11 USC §§ 523, 727, this matter is a core proceeding pursuant to 28 U.S.C. §§ 157.
 - 4. Venue is proper in this Court pursuant to 28 U.S.C § 1409.
 - 5. Plaintiff submits to entry of a final judgment by this court.

II. SUMMARY OF STATE COURT MATTER

- 6. Defendant Michael Stone is a licensed attorney with decades of legal experience.
- 7. In 2013, Plaintiff, by and through counsel, caused a complaint to be filed against Defendant Michael E. Stone in Santa Clara County Superior Court. The complaint was titled Wong v. Stone, Santa Clara County Superior Court case number 2013-1-CV-251454 (hereinafter "State Court Matter").
- 8. The State Court Matter proceeded to trial. On or about December 22, 2017, a judgment was awarded therein.
- 9. The State Court Matter judgment includes a judgment for Intentional Misrepresentation in the amount of \$35,000 against Defendant Michael Stone.

III. SUMMARY OF RELEVANT BANKRUPTCY MATTER FACTS

- 10. At all relevant times, Defendant Michael E. Stone had title to a property known commonly known as 127 Abby Court in Santa Cruz, California.
 - 11. On or about December 12, 2017, defendant Michael E. Stone caused a deed of trust

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- Question 18 of the Statement of Financial Affairs of Defendant Michael Stone requires said defendant to disclose whether, within two (2) years before filing bankruptcy, he transferred, including transfer by granting a security interest, any property to anyone other than in the ordinary course of business or financial affairs.
- 13. Defendant Michael E. Stone did not disclose, in his bankruptcy petition, the fact that some five weeks before filing his bankruptcy, he had transferred away an \$83,000 security interest in the Abbey Court property.
- 14. In response to question 18 of the Statement of Financial Affairs, Defendant Michael Stone disclosed that he transferred away his interest in a property commonly known as 220 Frogsong Way in Watsonville, CA. In response to the same question, Defendant Michael Stone disclosed the value of the property transferred as "\$0.00".
- 15. According to Defendant Michael Stone's response to question 18 of the Statement of Financial Affairs, he transferred his interest in the Frogsong property on January 5, 2018. This was eleven (11) days after a judgment was entered in the State Court Matter against Defendant Michael Stone, and some two (2) weeks before defendant Michael Stone filed his bankruptcy. The transfer was to defendants Kate Leffler and John Leffer.
- 16. On information and belief, the value of the Frogsong Way property, when Michael E. Stone transferred it away, was in excess of \$1.35 million. Furthermore, on information and belief, it was encumbered by a deed of trust of no greater than \$500,000.
- 17. According to public records, on or about November 30, 2015, Defendant Michael Stone sold a property commonly known as 221 Ventana way in Aptos, California, for the sum of \$1,475,000.
- 18. According to public records, one year prior to selling the Ventana Property, defendant Michael Stone took a loan of \$40,000 on this property.
- 19. On information and belief, at the time Defendant Michael Stone sold the Ventana property, he had approximately \$500,000 of equity in the Ventana property.

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IV. FIRST CAUSE OF ACTION DENAIL OF DISCHARGE OF CERTAIN DEBTS PURSUANT TO 11 USC §523

- 20. Plaintiff incorporates by reference all paragraphs cited above.
- 21. A portion of the debt of Defendant Michael Stone to Plaintiff – specifically the debt in the amount of \$35,000 - was adjudged to have, and arose from, fraud or willful and intentional misrepresentation. This debt, therefore, is not dischargeable pursuant to, inter alia, 11 USC §523(a)(2)(A).

V. SECOND CAUSE OF ACTION DENAIL OF DISCHARGE OF ALL DEBTS PURSUANT TO 11 USC §727

- 22. Plaintiff incorporates by reference all paragraphs cited above.
- 23. In connection with this bankruptcy case, Defendant Michael Stone made a false statement under oath, of has failed to explain satisfactorily, the loss of equity resulting from the deed of trust that he allowed to encumber the property on Abbey Way some five (5) weeks prior to the filing of the instant bankruptcy. Therefore, all debts of Defendant Michael Stone are not dischargeable pursuant to 11 USC §727(a)(4)(A) and (a)(5).
- 24. In anticipation of this bankruptcy case, Defendant Michael Stone transferred, with intent to defraud creditors and the estate, his interest in the Frogsong property. Therefore, all debts of Defendant Michael Stone are not dischargeable pursuant to 11 USC §727(a)(2).
- 25. Defendant Michael Stone has failed to explain, in his bankruptcy petition, exactly how the sales proceeds of the Ventana Property were used up within two years. Therefore, all debts of Defendant Michael Stone are not dischargeable pursuant to 11 USC §727.

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5	VI. PRAYER
6	26. Wherefore, Plaintiff prays for relief as follows:
7	27. For the first cause of action, for declaratory relief in the form of a judgment
8	decreeing that the debt of defendant Michael Stone to Plaintiff, in the amount of \$35,000 shall
9	not be discharged in this bankruptcy,
10	28. For the second cause of action, for declaratory relief in the form of a judgment
11	decreeing that none of the debts of Defendant Michael Stone be discharged,
12	29. <u>For all causes of action,</u> for attorney fees, court costs, and any other monetary and
13	equitable relief as the court may deem proper.
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15	Respectfully submitted,
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18	DATED: April 16, 2018 THE FULLER LAW FIRM, PC
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20	By: /s/ Sam Taherian
21	SAM TAHERIAN Attorneys for Debtor(s)
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